

**FCC 602
Main Form**

**FCC Ownership Disclosure information for the
Wireless Telecommunications Services**

Approved by OMB
3060 - 0799
See instructions for
public burden estimate

Applicant/Licensee Information

1) First Name (if individual):	MI:	Last Name:	suffix:
2) Applicant Name (if entity): Syn-Tel New Jersey, L.L.C.		3) Applicant TIN: [REDACTED]	

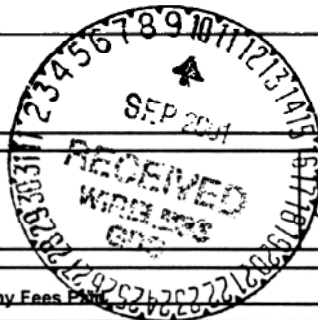
Related FCC Regulated Businesses of Applicant/Licensee

4a) Name and address of all FCC Regulated Businesses owned by Applicant/Licensee (use additional sheets, if necessary):	4b) Principal Business:	4c) TIN:	4d) Percent of Interest Held:
N / A			

Signature

5) Typed or Printed Name of Party Authorized to Sign

First Name: Wayne	MI: L	Last Name: Rogers	Suffix:
Title: Chairman			
Signature:			Date: 09/04/01
Failure To Sign This Application May Result In Dismissal Of The Application And Forfeiture Of Any Fees Paid			



WILLFUL FALSE STATEMENTS MADE ON THIS FORM OR ANY ATTACHMENTS ARE PUNISHABLE BY FINE AND/OR IMPRISONMENT (U.S. Code, Title 18, Section 1001) AND/OR REVOCATION OF ANY STATION LICENSE OR CONSTRUCTION PERMIT (U.S. Code, Title 47, Section 312(a)(1)), AND/OR FORFEITURE

Disclosable Interest Holder Information (complete as many as required to describe all disclosable interest holders)

[illegible]

Syn-Tel New Jersey, L.L.C.

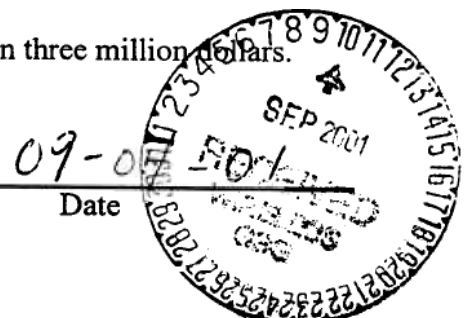
Ownership Disclosure Information

Pursuant to instructions received from FCC staff, Syn-Tel New Jersey, L.L.C. ("Syn-Tel"), the applicant, submits the following ownership information in as an attachment to FCC Form 602. The applicant does not have any other related FCC regulated businesses. Wayne L. Rogers is the only disclosable interest holder. His address is 191 Main Street, Annapolis, MD 21401. Mr. Rogers' interest is held as the sole shareholder of a limited liability corporation. M. Rogers is not involved in any other FCC regulated enterprise.

Syn-Tel is also a qualifying "very small business" as defined in the Report and Order at ¶ 120; see 47 C.F.R. 1.2110(e)(2). Specifically, Syn-Tel together with its affiliates and persons or entities that hold **interests** in such entity and their affiliates, has average annual gross revenues that do not exceed \$3 million for the preceding three years. Report and Order at ¶ 120. In 1998, 1999, and 2000, Syn-Tel had zero average gross revenues. Syn-Tel is a wholly **owned** subsidiary of **Synergics** Telemetry, L.L.C. **Synergics** Telemetry, L.L.C. had zero average gross revenues for 1998, 1999, and 2000. Additionally, all of the wholly owned subsidiaries of **Synergics** Telemetry, L.L.C., ie. The affiliates of Syn-Tel, had no gross revenues for the preceding three years. The only affiliate, as defined by the Commission's **Rules**, of Syn-Tel with gross revenues is Mr. Wayne Rogers, the controlling member of **Synergics** Telemetry, L.L.C. Mr. Rogers' average gross revenues for the preceding **three years is less than three million dollars.**

Wayne L. Rogers, Chairman

Date





**SYNERGICS
TELEMETRY, LLC**

Synergics Centre
191 Main Street
Annapolis, Maryland 21401
41 0-268-8820 FAX: 410-269-1 530

September 4, 2001

Federal Communications Commission
Attn: Ms. Beth Fishel
1270 Fairfield Rd.
Gettysburg, PA 17325

RE: File No. 0000484177

Dear Ms. Fishel.

Further to our telephone **conversation** of today, enclosed please find executed originals of FCC Form 602 regarding ownership disclosure information for Syn-Tel New Jersey. This is filed as a supplement to the Assignment Application Form 603 (**above-** referenced file number) filed by Syn-Tel New Jersey and Multimedia Computer Communications, Inc.

Please call me directly at (410) 268-8820 should you require additional information or have any further questions or concerns.

Thank you and regards.

Sincerely,

A handwritten signature in dark ink, appearing to read "Stephen M. Reilly", written over a horizontal line.

Stephen M. Reilly
Spectrum Manager

